

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

LETTERS PATENT APPEAL No 498 of 1984

And

Letters Patent Appeal No.561 of 1984

For Approval and Signature:

Hon'ble MR.JUSTICE M.R.CALLA and  
MR.JUSTICE J.R.VORA

=====

1. Whether Reporters of Local Papers may be allowed to see the judgements?
2. To be referred to the Reporter or not?
3. Whether Their Lordships wish to see the fair copy of the judgement?
4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
5. Whether it is to be circulated to the Civil Judge?

-----  
SARAH PHILIP

Versus

GUJARAT UNIVERSITY

-----  
Appearance:

Letters Patent Appeal No.498 of 1984

MR BP TANNA for Appellant

-----  
CORAM : MR.JUSTICE M.R.CALLA and  
MR.JUSTICE J.R.VORA

Date of decision: 15/06/98

COMMON ORAL JUDGEMENT

Mr. B.P.Tanna for the appellant in L.P.A.No.498 of 1984 submits that both these Letters Patent Appeals have now become infructuous by efflux of time and he further submits that Mr.S.N.Shelat, who is appearing on behalf of Gujarat University, has also instructed him to make a statement that L.P.A.No.561 of 1984 has also become infructuous. Issue involved in both the cases is common. Both these Letters Patent Appeals are accordingly dismissed as having become infructuous. Interim order, if any, in any of these two matters, stands automatically vacated. No order as to costs.

-0-